

क्रमांक 358-ज(1)-76/8847—पूर्वी पंजाब युद्ध पुरस्कार अधिनियम, 1948 (जैसा कि उसे हरियाणा राज्य में अपनाया गया है और उसमें आज तक संशोधन किया गया है) की धारा 2(ए) (1) तथा 3(1) के अनुसार सौंपे गए अधिकारों का प्रयोग करते हुए हरियाणा के राज्यपाल श्री राम स्वरूप, पुत्र श्री मामचन्द, गांव बधवाना, तहसील दादरी, जिला भिवानी को रबी, 1969 से रबी, 1970 तक 100 रुपये वार्षिक तथा खरीफ, 1970 से 150 रुपये वार्षिक कीमत वाली युद्ध जारीर मनद में दी गई शर्तों के अनुसार महर्ष प्रदान करते हैं।

क्रमांक 163-ज(1)-76/8851—श्री हरदयाल, पुत्र श्री गोबिन्द राम, गांव हुई, तहसील चरखी दादरी, जिला महेन्द्रगढ़ (अब भिवानी) की मुल्लिंग 100 रुपये वार्षिक की जंगी जारीर जो उसे पंजाब सरकार की अधिसूचना क्रमांक 6206-जै. एन. III)-65/5801, दिनांक 6 मित्स्वर, 1965 द्वारा खरीफ 1969 से मञ्जूर की गई थी, खरीफ 1966 से मन्सूख की जाती है।

क्रमांक 62-ज(1)-76/8855.—श्री प्रभु, पुत्र श्री नन्द लाल गांव दालधन कलां तहसील रिवाड़ी, जिला महेन्द्रगढ़ की दिनांक 3 मई, 1972 को हुई मृत्यु के परिणाम स्वरूप हरियाणा के राज्यपाल, पूर्वी पंजाब युद्ध पुरस्कार अधिनियम, 1948 (जैसा कि उसे हरियाणा राज्य में अपनाया गया है और उसमें आज तक संशोधन किया गया है) की धारा 4 एवं 2(ए) (1) तथा 3(1) के अधीन प्रदान की गई शक्तियों को प्रयोग करते हुए सहर्ष प्रादेश देते हैं कि श्री प्रभु की मुल्लिंग 100 रुपये वार्षिक की जारीर जो उसे हरियाणा सरकार की अधिसूचना क्रमांक 3873-र३-68/3121, दिनांक 12 अगस्त, 1968 द्वारा मञ्जूर की गई थी और बाद में हरियाणा सरकार की अधिसूचना क्रमांक 5041-आर-I-29505, दिनांक 8 दिसम्बर, 1970 द्वारा 100 रुपये से बढ़ाकर 150 रुपये वार्षिक कर दी गई थी। अब उसकी विधवा श्रीमती प्यारी देवी के नाम खरीफ, 1972 से 150 रुपये वार्षिक की दर से मनद में दी गई शर्तों के अन्तर्गत तबदील की जाती है।

क्रमांक 3044-ज-II-75/8859.—श्री रामचन्द्र, पुत्र श्री देसा, गांव कालिंगा, तहसील व जिला रोहतक के पांचवें लड़के की आपातकाल में फौज में की गई सेवा के परिणाम स्वरूप हरियाणा के राज्यपाल, पूर्वी पंजाब युद्ध पुरस्कार अधिनियम, 1948 (जैसा कि उसे हरियाणा राज्य में अपनाया गया है और उसमें आज तक संशोधन किया गया है) की धारा 2(ए) (1) तथा 3(1) के अधीन प्रदान की गई शक्तियों का प्रयोग करते हुए श्री रामचन्द्र को मुल्लिंग 200 रुपये वार्षिक की जारीर, जो उसे हरियाणा सरकार की अधिसूचना क्रमांक 2858-आर(III)-68/4514, दिनांक 28 नवम्बर, 1968 तथा अधिसूचना क्रमांक 5041-आर-III-70/29505, दिनांक 8 दिसम्बर, 1970 द्वारा मञ्जूर की गई थी, को बढ़ाकर अब उसे रबी, 1973 से 250 रुपये वार्षिक की दर से मनद में दी गई शर्तों के अन्तर्गत सहर्ष प्रदान करते हैं।

यशवन्त कुमार जैन,
विशेष कार्य अधिकारी, हरियाणा सरकार,
राजस्व विभाग।

FISHERIES DEPARTMENT

The 26th March, 1976

No. 1493-AH (5)-76/6987.—Whereas the Governor of Haryana is satisfied that the land satisfied below is needed by the Government at public expense, for a public purpose, namely, for the construction of Government Fish Seed Farm at Jyotisar, district Kurukshetra, for which notification No. 6345-AH (5)-74-23554, dated the 13th September, 1974, under section 4 of the Land Acquisition Act, 1894, has been published, it is hereby declared that the land described in the specifications below is needed for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, for information of all to whom it may concern.

The plan of the land may be inspected in the offices of the Collector, Kurukshetra, Sub-Divisional Officer (Civil), Thanesar and Fisheries Development Officer, Kurukshetra.

SPECIFICATION

District	Tehsil	Locality	Rectangle No.	Killa No.	Area
Kurukshetra	Thanesar	Jyotisar	74 74	2 3	K. M. 6--04 3--14

District	Tehsil	Locality	Rectangle No.	Killa No.	Area
					A. K. M.
Kurukshetra— <i>concl</i>	Thanesar— <i>concl</i>	Jyotisar — <i>concl</i>	70	12	7-00
			70	13	6-02
			70	18	5-10
			70	19	7-00
			70	22	7-00
			70	23	4-18
Total					5-7-8

G. L. BAILUR, Commissioner and Secy.
LABOUR AND EMPLOYMENT DEPARTMENT
Order

The 15th March, 1976

No. 1506-7Lab-76/7573. -Whereas the establishment, namely M/s Porritts and Spencer (Asia) Ltd., Sector-24, Faridabad (Haryana), covered under the Employees' Provident Funds and Family Pension Fund Act, 1952, with effect from 1st April, 1974, has applied for exemption under section 17 of the Employees' Provident Funds and Family Pension Fund Act, 1952 (19 of 1952) (hereinafter referred to as the said Act). And whereas the employees of the said establishment are in the enjoyment of benefits in the nature of provident Fund and which in the opinion of the Government are on the whole not less favourable than the benefits provided under the Employees' Provident Fund Scheme, 1952 framed under the said Act.

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the said Act and subject to the conditions specified in the Schedule annexed hereto, the State Government of Haryana hereby exempts the said establishment from the operation of all the provisions of the Employees Provident Fund Scheme, 1952 and in pursuance of sub-section (3) of the said section 17, the State Government hereby direct that the employer in relation to the said establishment shall pay within fifteen days of the close of the month to the Employees' Provident Fund, inspection charges at the rate of 0.09 per cent (zero point zero nine per cent) of pay (basic wages, dearness allowance, retaining allowance, if any, and cash value of food concession admissible thereon) for the time being payable to the employees of the said establishment who would have become members under the said Scheme but for this exemption.

SCHEDULE

1. The employer shall submit such returns to the Regional Provident Fund Commissioner as may be prescribed from time to time.
2. The employer shall furnish to each employee an annual statement of account or pass book.
3. All expenses involved in the administration of the fund including the maintenance of accounts, submission of accounts and returns, transfer of accumulations, payment of inspection charges etc., shall be borne by the employer.
4. Where an employee who is already member of the Employees Provident Fund (Statutory Fund) or the Provident Fund of another exempted establishment is employed in his establishment, the employer shall immediately enroll him as a member of the fund of the establishment, and accept the past-accumulations in respect of such employee and credit to his account.
5. The employer shall enhance the rate of Provident Fund contributions appropriately if the rate of Provident Fund Contributions for the class of establishments in which his establishment falls, is enhanced under the said Act, so that the benefits under the Provident Fund Scheme of the establishment shall not become less favourable than the benefits provided under the Employees Provident Funds and Family Pension Fund Act, 1952 and the Scheme framed thereunder.
6. If the employer fails to deposit with the Fund, or deposits late the inspection charges as specified above, the employers shall be liable to pay damages as provided under section 14-B of the said Act.
7. The employer shall transfer to the Board of Trustees, administering the fund, within 15 days of the close of each month, the Provident Fund Contributions and the said Board of Trustees, shall invest the Provident Fund moneys in Government or other securities, as may be prescribed by the Central Government from time to time.
8. If the employer fails to transfer the Provident Fund contributions regularly, he shall pay interest on the amount at the graded rates as specified in the Chart annexed.
9. No amendment of the rules of the Provident Fund shall be made without the approval of the Regional Provident Fund Commissioner.
10. The exemption so granted is liable to be cancelled due to the non-observance of, any of the conditions aforesaid or for any sufficient cause.

P. P. CAPRIHAN, Commissioner & Secy.